## ADJOURNMENT.

A majority of the house of delegates, or the senate, (with their speaker or president,) required to constitute a house for the transacting any	
business except adjourning—Const. art. 8, 20.  The senate and house of delegates may adjourn themselves respective-	
ly, but if the two houses should not agree on the same time, but adjourn to different days, the governor shall appoint and notify one of those days, or some day between, and the assembly shall then meet and be held accordingly—Const. art. 29.	
But the governor shall not adjourn the assembly otherwise than as aforesaid—Const. art, 29.	
When the general court, court of appeals, any county court, orphans	
court or levy court, shall not meet at the time prescribed by law,	
or to which they stand adjourned, the registers or clerks of the	
said courts are empowered and required to adjourn their courts	
from day to day, until a meeting can be had-1795, ch. 55,	320
The orphans courts directed to meet at the times therein stated, and oftener if necessary, according to their own adjournment—1798,	
ch. 101, sub ch. 15, sec. 8,	411
One of the justices, in the absence of the others, may hold the court at a stated time of adjournment, only for the purpose of adjourn-	
ing—1798, ch. 101, sub ch. 15, sec. 8,	411
Any two of them may hold the court on any day not named in an ad-	
journment, on the application of a person having pressing business,	
provided notice is given to all, which notice shall be recorded by	
the register—1798, ch. 101, sub ch. 15, sec. 8,	412
One judge of the court of appeals may adjourn the court from time to	
time, until a sufficient number of the judges shall attend for de-	
termining the causes—1799, ch. 89, sec. 4,	428
The polls in the elections therein mentioned to be carried on without	
interruption or adjournment, so that the whole shall be concluded in one day—1805, ch. 97, sec. 12,	£10
· · · · · · · · · · · · · · · · · · ·	518
If any of the judges of elections are prevented from attending at the time appointed for casting up the votes, &c. those who assemble	
may adjourn from day to day, until all the votes or ballots are	
collected—1805, ch. 97, sec. 17,	522
Commissioners to take evidence for the chancery court empowered to	022
adjourn for further interrogatories, &c.—1785, ch. 72, sec. 14, .	216
See County Courts.	210
out county country	
ADMINISTRATION.*	
After probat of a will, letters testamentary to be granted to an executor, on his executing a bond—1798, ch. 101, sub. ch. 3, sec. 1.	374
Manner of procuring them where there is property in another county —1798, ch. 101, sub ch. 3, sec. 2,	374

<sup>\*</sup> Note.—The laws relating to testamentary matters will be found under 'Orphans Court,' arranged under appropriate subdivisions.